

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, Jason and Debra Obester, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 5/26/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium - hotel room unit investment security, and before 5/26/11 Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit Investment security	Date of Investment	Amount Invested
S512 B	7/25/2008	\$135,000.00
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 23<sup>rd</sup> day of September, 2010

Jason Obester  
Plaintiff signature

Debra Obester  
Plaintiff signature

4112 S Willow Ave  
Address

918-398-4071 Home  
Telephone number

918-902-2035 Cell

Broken Arrow, OK 74012  
City, State, Zip

bpowers@gmail.com  
E-mail Address

# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, Greg and Stephanie Smith, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff's are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 5/26/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium - hotel room unit investment security, and before 5/26/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S310,5312	1/16/2007	\$335,000.00
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 23<sup>rd</sup> day of September, 2010

Plaintiff signature

Plaintiff signature

2016 Kinas Pointe Dr  
Address

Chesterfield Mo 63005  
City, State, Zip

636-519-1498  
Telephone number

Greg M Smith g1toimail.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, Gus and Tracey Skinner, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff's are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 5/26/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium - hotel room unit investment security, and before 5/26/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S405A and S405B	3/7/2007	\$309,900.00
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 15<sup>th</sup> day of October, 2010 Gus H. Skinner  
Plaintiff signature

Tracey Skinner  
Plaintiff signature  
Louisville KY 42653  
Whitley City KY 42653  
City, State, Zip

Address #2 Tracey 2421-Apt 2 Glenmary Ave  
Address #1 Gus PO Box 1126  
Address

502 777-9012  
Telephone number

successbuilders.tskinner@gmail.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

I, Charles Poziombka, Plaintiff declare, as to the claims asserted under federal securities laws, that:

1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 5/26/11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 5/26/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S406B	1/4/2007	\$129,900.00
		\$

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 30 day of SEP, 2010

Charles Poziombka  
Plaintiff signature

P.O. Box 326  
Address

870-204-6030/870-715-9143  
Telephone number

Yonkers, NY 10702  
City, State, Zip

CharlesPoziombka@earthlink.net  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

I, Hunter-Tunnell Branson Investments, LLC, Plaintiff declare, as to the claims asserted under federal securities laws, that:

1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 5/26/11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 5/26/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
N-202B	2/16/2007	\$129,900.00
		\$

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 27<sup>th</sup> day of September, 2010

David S. Hunter  
Plaintiff signature

20 HARBOROUGH LN  
Address

479-271-8897 (H)  
Telephone number

479-246-8254 (C)

BELLA VISTA, AR 72714  
City, State, Zip

dave-hunter@cox.net  
E-mail Address



**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

I, Elaine Basti, Plaintiff declare, as to the claims asserted under federal securities laws, that:

1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 5/26/11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium - hotel room unit investment security, and before 5/26/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S503B	2/16/2007	\$129,900.00
N212B		<del>\$129,000.00</del>

129,900.00

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 23<sup>rd</sup> day of September, 2010

Elaine Basti  
Plaintiff signature

2349 SEVEN PINES DR #4  
Address

ST. LOUIS MO 63146  
City, State, Zip

314-434-0329 (HOME)  
Telephone number

MSELB3@SBC6LOCAL.NET  
E-mail Address

314-504-7919 (CELL)

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, Shirk Living Trust by Craig and Linda Shirk, Trustees, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6.22.11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6.22.11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
N204	<u>2.28.07</u>	\$199,900.00
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 22 day of June, 2011

Craig Shirk  
Plaintiff signature

Linda Shirk  
Plaintiff signature

210 Bear Meadow Trail

Address

303 670 3284

Telephone number

Evergreen CO 80439

City, State, Zip

lindaievergreen@yahoo.  
E-mail Address com

# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, Don and Norma Smith Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/27/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/20/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S 412 A	<u>Feb. 1, 2007</u>	\$189,900.00
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20th day of June, 2011

Don E. Smith  
Plaintiff signature

Norma Jean Smith  
Plaintiff signature

318 TRIOSTR DRIVE  
Address

941-639-7696  
Telephone number

Punta Gorda, FL 33950  
City, State, Zip

desFamily@comcast.net  
E-mail Address



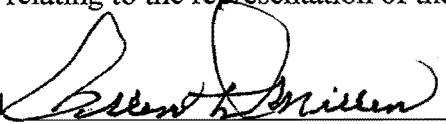
**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

I, Millen Family Trust by Allen Millen Trustee, Plaintiff declare, as to the claims asserted under federal securities laws, that:

1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/21/2011, Plaintiff still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-21-2011, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
<del>S2011</del> <u>S211C</u>	09/17/2007	\$199,900.00
		\$

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21<sup>ST</sup> day of JUNE, 2011   
Plaintiff signature

3708 W 154<sup>TH</sup> ST  
Address

413-685-9685  
Telephone number

OVERLAND PARK, KS 66224  
City, State, Zip

ADMILLEN@SECGLOBAL.NET  
E-mail Address

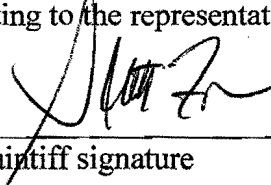
**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

I, Branson Landing Condo, LLC by Scott Friedman, Plaintiff declare, as to the claims asserted under federal securities laws, that:

1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On June 21, 2011, Plaintiff still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before \_\_\_\_\_, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S-318	10/23/06	\$199,000.00
S-318	10/23/06	\$ 199,000.00

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21<sup>st</sup> day of June, 2011   
Plaintiff signature

21 Mission Way  
Address  
201-245-6094  
Telephone number

Tenafly, NJ 07670  
City, State, Zip  
Scott@1209Hill.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, Douglas A. & Dorothy A. Kuehl, LLC by Douglas and Dorothy Kuehl, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-21-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-21-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
406A	3/11/2005	\$ 189,900.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21st day of JUNE, 2011

Douglas A. Kuehl  
Plaintiff signature

Dorothy A. Kuehl  
Plaintiff signature

1221 1st Ave  
Address

507-274-5142  
Telephone number

Westbrook, Minnesota 56183  
City, State, Zip

x dkuehl958@centurytel.net  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, Timothy F. & Beverly A. Grimm Living Trust by Tim and Beverly Grimm, Trustees, Plaintiffs declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-21-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-21-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
413A	1-3-07	\$189,900.00
307A	1-3-07	\$199,900.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21<sup>ST</sup> day of JUNE, 2011

Timothy F. Grimm  
Plaintiff signature

Beverly A. Grimm  
Plaintiff signature

2819 College Park Drive  
Address

Lancaster, Ca. 93536  
City, State, Zip

661-949-9400  
Telephone number

landgrimm@roadrunner.com  
E-mail Address ROAD Runner

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, Robin and Diane Renner, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-20-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-20-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
N217	3/22/2007	\$279,900.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20<sup>th</sup> day of June, 2011

Robin Renner  
Plaintiff signature

Diane K. Renner  
Plaintiff signature

300 Lakeview Drive  
Address

630.892.6151  
Telephone number

AURORA, IL 60506  
City, State, Zip

drenner300@yahoo.com  
E-mail Address



**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, Roger H. and Tonah J. Eberhart, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. ~~Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.~~
4. On 6-24-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-24-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
412B	03/28/05	\$129,900.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 24<sup>th</sup> day of June, 2011

Roger H. Eberhart  
Plaintiff signature

Tonah Eberhart  
Plaintiff signature

4721 SW Soldier Dr.  
Address

Lee's Summit, MO 64082  
City, State, Zip

816-628-3913  
Telephone number

tje38raymo@sbcglobal.net  
E-mail Address

# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, Schlueter Rentals, LLC by Dean and Lisa Schlueter, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/22/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium - hotel room unit investment security, and before 10-22-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
411-A	01/03/2007 9-12-2007	\$279,900.00
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 22<sup>nd</sup> day of June, 2011 Dean W. Schlueter  
Plaintiff signature

Lisa C Schlueter  
Plaintiff signature

13510 Lakewood Dr.  
Address 573-760-6394  
314-640-6146  
Telephone number

Ste. Genevieve, MO 63670  
City, State, Zip  
lschlueter@equipmentproinc.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, Brad And Sherry Foster, Plaintiffs declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 2/18/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 2/18/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
<u>unit 303 B</u>	<u>1/24/07</u>	<u>\$128,900</u>

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 5<sup>th</sup> day of July, 2011 Brad O Foster  
Plaintiff signature

Sherry B. Foster  
Plaintiff signature

106 Celebration Cove #222  
Address

909-827-1191  
Telephone number

Branson, Mo. 65616  
City, State, Zip

boobof@aol.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**


We, David and Deborah Wu, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including ~~providing testimony at deposition and trial, if necessary.~~
4. On 6/21/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/21/11 Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S-507A	4/20/2007	\$215,000.00
S-507B	4/20/2007	\$145,000.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21<sup>th</sup> day of June, 2011

  
Plaintiff signature

  
Plaintiff signature

12712 Nottingham Parkway Dr.  
Address

(314) 842-4088

Telephone number

St. Louis, MO 63128  
City, State, Zip

wasterwu@yahoo.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

I, Dana G. Alton Revocable Trust by Dana G. Alton Trustee, Plaintiff declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff's are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-26-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-26-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S211A	7/21/07	\$279,900
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 26 day of June, 2011

  
Plaintiff signature

Sept 6, 2009

deceased Howard W. Alton  
Plaintiff signature

10065 Sun Ridge Circle  
Address

479-366-0620  
Telephone number

Rogers, AR 72756  
City, State, Zip

dadixon  
~~dadixon~~@cox.net  
E-mail Address



# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, Charles and Teresa Davis, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-21-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-21-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
202A Bldg 2	1-17-07	\$189,900.00
202B C Bldg 2	1-17-07	\$129,900.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21 day of June, 2011

Charles A Davis  
Plaintiff signature

Teresa L. Davis  
Plaintiff signature

59 Spanish Grove Rd  
Address

573-649-5405  
Telephone number

EAST PRINCE, MD 63845  
City, State, Zip

CHUCKDAVIS\_1@SBCglobal.net  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

I, Cynthia G. Emmert, Plaintiff declare, as to the claims asserted under federal securities laws, that:

1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-20-11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-20-11 Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
511B	02/17/05	\$149,900.00
		\$

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20 day of June, 2011

  
Plaintiff signature

1703 Morning Glory  
Address

Carrollton, Tx 75007  
City, State, Zip

H-(972)939-7917, cell-214-215-8663  
Telephone number

cyn.ort@verizon.net  
E-mail Address

# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, Denis and Maila Antonio, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff's are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/20/2011, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/20/2011, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S401B	01/29/07	\$179,900
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20th day of June, 2011

Denis Antonio  
Plaintiff signature

Maila Antonio  
Plaintiff signature

481 PHEASANT HILL DR  
Address

(630) 730-5989  
Telephone number

NORTH AURORA, IL 60542  
City, State, Zip

dxs7030@pharmerica.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, Gary and Kathleen Sortino , Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 06-25-11 , Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 06-25-11 , Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
203A	2/19/2005	\$191,880.00
203B	2/19/2005	\$127,920.0

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 25<sup>th</sup> day of June , 2011 Kathleen Sortino  
Plaintiff signature

Gary Sortino  
Plaintiff signature

14456 Burdette Str.  
Address  
402-498-3658 (HOME)  
402-960-6638 (CELL)  
Telephone number

Omaha, NE 68116  
City, State, Zip  
KSORTINO@MSIINET.COM  
E-mail Address

# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, TMF, LLC by Tom and Mary Shrum Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-21-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium - hotel room unit investment security, and before 6-21-11 Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S-408 A	04/11/2007	\$190,802.69

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21<sup>st</sup> day of June 2011 Mary Shrum

Plaintiff signature

Tom Shrum  
Plaintiff signature

P.O. Box 355  
Address

(479) 738-2300  
Telephone number

Huntville, Arkansas  
City, State, Zip 72740

marys@madison  
E-mail Address county.net



**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, Richard Parker & Nancy L Parker, Plaintiffs declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/30/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium - hotel room unit investment security, and before \_\_\_\_\_, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
NZ15 A & B	6-7yr ago	\$299,900

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 30<sup>th</sup> day of June, 2011 Richard Parker  
 Plaintiff signature

1 Hickory Creek Cove  
 Address  
501-831-1700  
 Telephone number

Plaintiff signature  
Little Rock, AR 72212  
 City, State, Zip  
r.parker@parkerauto.com  
 E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, J. Dale and Anita Burns, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff's are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-22-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-22-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
N219	05/03/08	\$225,000
N221	05/03/08	\$155,000

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 22 day of June, 2011

J. Dale Burns  
Plaintiff signature

Anita Burns  
Plaintiff signature

14403 S. CODY ST.  
Address

913-897-5252  
Telephone number

Olathe, KS. 66062  
City, State, Zip

JDS BURNS@SBCGLOBAL.NET  
E-mail Address

# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, Nathan and Janet Courtwright Revocable Trust by Nathan and Janet Courtwright, Trustee, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/21/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/21/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
504-B	02/19/05	\$129,900.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21 day of June, 2011

Nathan Courtwright  
Plaintiff signature

Janet Courtwright  
Plaintiff signature

1041 Danbury St.  
Address

417-859-6215

Telephone number

Marshfield, MO 65706  
City, State, Zip

Nathan@Centurylink.net  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

I, Shirley Christian Revocable Living Trust Agreement by Shirley Christian, Trustee, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-22-11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-22-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
N222A	3/8/05	\$189,900.00
		\$

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 22nd day of June, 2011

Shirley J. Christian  
Plaintiff signature

190 E 565th Rd  
Address

Walnut Grove, Mo. 65770  
City, State, Zip

417- 788-2294  
Telephone number

Schristian@aol.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**


We, Garry and Barbara Gordon, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

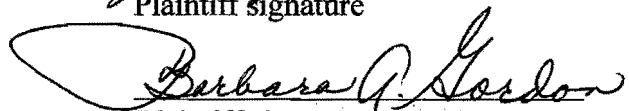
1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-24-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-24-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
512A, 512B, 512C	Feb. 22, 2007	\$399,900.00
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 24<sup>th</sup> day of June, 2011

  
Plaintiff signature

  
Plaintiff signature

7272 Old Post Road

Boulder CO 80301



**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, John and Patricia Adolf, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.

4. On July 11, 2001, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium - hotel room unit investment security, and before \_\_\_\_\_ Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing / Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
<u>\$227</u>	<u>5-1-07</u>	<u>\$289,800</u>
<u>\$229</u>		

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rata share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 12<sup>th</sup> day of JULY, 2011 John E. Adolf

Plaintiff signature

Patricia Adolf

Plaintiff signature

2403 Janks Ave

Address

850-819-6657

Telephone number

Panama City, FL 32405

City, State, Zip

Sunglens World @AOL.com

E-mail Address

# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, BE McCarty, CJ McCarty 1991 Family Trust by Billy and Carol McCarty, Trustees, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/23/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/23/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
<u>N205 213 A</u>	<u>02/08/07</u>	<u>\$ 249,900.00</u>

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 23<sup>RD</sup> day of JUNE, 2011

Billy E. McCarty  
Plaintiff signature

Carol J. McCarty  
Plaintiff signature

4315 SKYWALKER DR.  
Address

805-377-1030  
Telephone number

Somerville, Ca. 93066  
City, State, Zip

MOMSTOW@AOL.COM  
E-mail Address

# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, Gregory N. and Suzanne H. Borganelli, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff's are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/23/2011, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/23/2011, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
N208-B & S303A N208-B & S303-A (CB)	02/11/05	\$329,800
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 6/23<sup>rd</sup>/2011 day of JUNE, 2011 Gregory N. Borganelli  
Plaintiff signature

Suzanne H. Borganelli  
Plaintiff signature

72 Turkey Creek  
Address

Alachua FL 32025  
City, State, Zip

386 462 1979 386 8671817  
Telephone number

GBorg@atlantic.net  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

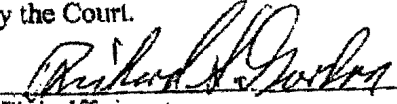
We, Richard and Dona Gordon, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-20-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium - hotel room unit investment security, and before 6-20-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S407A	02/12/2005	\$199,900.00
Warranty Deed	02/14/2007	\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20<sup>th</sup> day of June, 2011.

  
Plaintiff signature

  
Plaintiff signature

2096 Hathaway PL  
Address

951-833-1830 Cell 951-789-0760 Home  
Telephone number

Riverside, CA 92506  
City, State, Zip

dickndona@aol.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

I, Frost Family Trust by Jon R Frost, Plaintiff declare, as to the claims asserted under federal securities laws, that:

1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 06/24/2011, Plaintiff still owned a Promenade Branson Landing / Hilton condominium - hotel room unit investment security, and before 06/24/2011, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing / Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
Branson Landing 401 A 2401	12/13/2007	\$ 240,000 <sup>00</sup>
Branson Landing 402 A 2402	04/15/2009	\$ 270,000 <sup>00</sup>

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 24<sup>th</sup> day of June, 2011 Jon R. Frost  
Plaintiff signature

13812 Dall Lane  
Address

Santa Ana, Ca 92705  
City, State, Zip

831-595-9296  
Telephone number  
714-544-4573

Frostyman15@comcast.net  
E-mail Address



**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, Warren and Cynthia Chase, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 10/18/2011, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/18/2011, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S409A	1/30/07	\$190,000
S409B	1/30/07	<del>\$129,000</del> <sup>W.S.C.</sup> <u>\$129,900</u>
S408B	1/30/07	\$129,900

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 18 day of June, 2011

Warren Chase  
Plaintiff signature

Cynthia M. Chase  
Plaintiff signature

P.O. Box 1178  
Address

Lebanon, MO 65536-  
City, State, Zip 1178



**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, LJM Group, LLC by Alan and Diane Handler, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/21/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium - hotel room unit investment security, and before 6/21/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
311S, <del>904A Promenade</del> <sup>OK</sup>	10-20-06	\$279,900.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21<sup>st</sup> day of June, 2011

Alan J. Handler  
Plaintiff signature

Diane J. Handler  
Plaintiff signature

260 Northlind Drive  
Address

636-798-3100  
Telephone number

De France, MO 63341  
City, State, Zip

alan-diane@ahandler.com  
E-mail Address

# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, Michael and Cecilia Mahaney, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-28-2011, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium - hotel room unit investment security, and before 6-28-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security # <u>S333</u>	Date of Investment <u>June 13, 2007</u>	Amount Invested <u>249,900<sup>00</sup></u>
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 28th day of June, 2011

[Signature]  
Plaintiff signature  
Cecilia Mahaney  
Plaintiff signature

214 So. West Ave  
Address

Wichita, KS 67209  
City, State, Zip

316-722-6442  
Telephone number

\_\_\_\_\_  
E-mail Address

# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, John and Susan Lewallen, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-20-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-20-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S-412 C	1/5/07	\$ 129,900.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20<sup>th</sup> day of June, 2011 John Lewallen  
Plaintiff signature

Susan Lewallen  
Plaintiff signature

795 Harbor Isle Circle West  
Address

Memphis, TN 38103  
City, State, Zip

901-359-7315  
Telephone number

harbertown3@hotmail.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, L&S Rentals, LLC by Larry and Sondra Colclazier, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 06-30-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium - hotel room unit investment security, and before 06-30-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
309B	<u>01-25-05</u>	<u>145,900</u>
	<u>01-25-05</u>	<del>\$190,000</del> <u>\$145,900</u>

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 30 day of June, 2011 Sondra Colclazier  
Plaintiff signature

992 K Nottingham  
Address  
417-880-2141  
Telephone number

Plaintiff signature  
Sondra Colclazier  
City, State, Zip  
SKCD1Clazier@hotmail.com  
E-mail Address

# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, Robert and Verginia Ziegler, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 27<sup>th</sup> Jan 2011, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 27<sup>th</sup> June 2011 Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
403A	2/13/2007	\$200,000.00
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 27<sup>th</sup> day of June, 2011

Robert Ziegler, V. A. Ziegler  
Plaintiff signature

\_\_\_\_\_  
Plaintiff signature

14144 PORTS O'CALL DR  
Address

PLANO, TX. 75075  
City, State, Zip

972-422-4220  
Telephone number

\_\_\_\_\_  
E-mail Address



## CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, Donald and Constance Powles, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-23-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-23-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S204	<u>12/2006</u>	\$ 189,900.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 23 day of June, 2011 Donald Powles  
Plaintiff signature

Constance J. Powles  
Plaintiff signature

16 Crooks Rd.  
Address

Wallkill, NY 12589  
City, State, Zip

845-895-2699  
Telephone number

DCBP16@hotmail.com  
E-mail Address



# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, George and Sue Gress, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On June 24, 2011, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before June 24, 2011 Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S-404B	02/12/05	\$129,900.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 24<sup>TH</sup> day of June, 2011

George H. Gress  
Plaintiff signature

Sue A. Gress  
Plaintiff signature

34 Willow Creek Dr  
Address

(618) 654 -9257 or  
Telephone number

(618) 304 -9799

Highland, IL 62249  
City, State, Zip

gressgh@hotmail.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**


We, H. LeRoy and Marjorie Minatre, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 06/21/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/21/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
N213	6/2005	\$ 199,000.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21 day of June, 2011

  
Plaintiff signature

  
Plaintiff signature

10099 Fernwood Avenue  
Address

Stockton, CA 95212  
City, State, Zip

209.941.2921  
Telephone number

leroy.minatre@mina-treesigns.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, WAYNE AND DANAS FOLMER, Plaintiffs declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 7-8-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 7-8-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
<u>N-209</u>	<u>6-2005</u>	<u>\$189,000</u>

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 7-8-11 day of JULY, 2011

[Signature]  
Plaintiff signature

[Signature]  
Plaintiff signature

1428 Cakosea Way  
Address

STOCKTON CA 95209  
City, State, Zip

209-456-1478  
Telephone number

WAYNE4DANAS@COMCAST.NET  
E-mail Address

# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, Albert and Karin Dalkey, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-20-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-20-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
2215B	06/04/07	\$152,900.00
2415B	06/04/07	\$162,500.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20TH day of JUNE, 2011

Albert A Dalkey  
Plaintiff signature

Karin P Dalkey  
Plaintiff signature

1857 SANDY RIDGE RD.  
Address

336-423-6130  
Telephone number

COLEFAX NC 27235  
City, State, Zip

BERT DALKEY @  
E-mail Address

CENTURY LINK.NET

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, Jeffrey and Lenore Lupa, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/21/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium - hotel room unit investment security, and before 6/21/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
<u>S404A (UNIT #S418)</u>	<u>2/12/05</u>	<u>\$ 189,900</u>

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21<sup>ST</sup> day of JUNE, 2011

Jeffrey Lupa  
Plaintiff signature

Lenore C Lupa  
Plaintiff signature

13555 LARKSPUR DR.  
Address

815-485-2558  
Telephone number

HOMER GLEN, IL. 60491  
City, State, Zip

J-LUPA@COMCAST.NET  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, Fox Investments, LLC by Glenn Shaffer and Ami Fuchs Shaffer Plaintiffs declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On June 29, 2011, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before June 29, 2011 Plaintiff's executed the following transactions with respect to this investment.

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
<u>523-South</u>	<u>8-21-2007</u>	<u>\$193,000.00</u>

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 29th day of June, 2011

Plaintiff signature

Plaintiff signature

Address

21645 No. 4110 Rd

Glenn : 918-284-6955

Ami : 918-697-2206

Telephone number

City, State, Zip

Claremore, OK 74019

Glenn : glennshaffer@cox.net

Ami : amishaffer@cox.net

E-mail Address



# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, Steadfast Enterprises, Inc., by Paul and Elaine Smith, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/27/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/27/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
2-309A	<u>3/23/07</u>	\$279,900.00
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 27 day of June, 2011 Paul A. Smith  
Plaintiff signature

Elaine Smith  
Plaintiff signature

170 Lygate Road  
Address

Centerville, OH 45842  
City, State, Zip

205-926-7792  
Telephone number 205-361-5534 cell

Miscellaneous2@yahoo.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

I, Carole Rosen, Plaintiff declare, as to the claims asserted under federal securities laws, that:

1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-19-11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium - hotel room unit investment security, and before 6-19-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
2410 A	3-2-22-07	2,000,000.00
		\$
		\$

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 9 day of July, 2011

Carole Rosen  
Plaintiff signature

2222 Ave. of Stars  
Address

#704E  
City, State, Zip

310-9267868  
Telephone number

DEAR CAROLE  
E-mail Address

I @ A02.  
COM

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, Reagan and Angela Cupples, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/23/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/23/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S508	2/14/2007	\$ 199,900

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 23rd day of June, 2011

Reagan Cupples  
Plaintiff signature

Angela Cupples  
Plaintiff signature

88 Hwy 8, LENA, LA  
Address

318-793-4650  
Telephone number

Lena, LA 71447  
City, State, Zip

Apts 100@AOL.COM  
E-mail Address

# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, Robin and Georgia Schledorn, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/21/2011, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/21/2011, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S525	12/19/2007	\$240,000.00
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21<sup>st</sup> day of June, 2011

[Signature]  
Plaintiff signature

[Signature]  
Plaintiff signature

83 Via Alsea  
Address

(503) 498-2349  
Telephone number

Newbury Park, CA 91320  
City, State, Zip

rgschledorn@comcast.net  
E-mail Address

# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, Frank Jr. and Jacqueline Friedlein, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including ~~providing testimony at deposition and trial, if necessary.~~
4. On 6/22/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/22/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
310A	<u>1/29/07</u>	\$179,900.00
310B	<u>1/29/07</u>	\$120,000.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 22<sup>ND</sup> day of JUNE, 2011

[Signature]  
Plaintiff signature

Jacqueline B. Friedlein  
Plaintiff signature

8 SUNDERLAND CT  
Address

(636) 441-0057  
Telephone number

ST CHARLES, MO 63303  
City, State, Zip

FFRIEDLEIN@CHARTER.NET  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

I, Brad J. Scott, Plaintiff declare, as to the claims asserted under federal securities laws, that:

1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.

4. On 6-21-2011, Plaintiff still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-21-2011, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
302A 302B 302C	3/16/2007	\$399,900.00
		\$

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21 day of June, 2011

Brad J. Scott  
Plaintiff signature

1133 RT 88  
Address

915-782-7993  
Telephone number

LAkewood N.J. 08201  
City, State, Zip

X Scott X @ aol.com  
E-mail Address



# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, Martin and Susan Merrick, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/28/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/28/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
Building: <u>South</u> Unit # <u>312A</u> (now called room S-304)	January 19, 2007	\$ <u>169,900.00</u>

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 28<sup>th</sup> day of June, 2011 Martin Merrick

Plaintiff signature

Susan Merrick

Plaintiff signature

46 Salvation Ridge Ct  
Address

314 520-5258  
Telephone number

Fenton, MO 63026  
City, State, Zip

wghockey1@aol.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

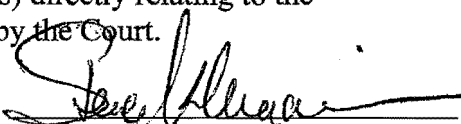
We, Phaeton Classic Properties, LLC by Steve and Rita Kleiman, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/21/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/21/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
411B	10/19/07	\$195,000.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21 day of June, 2011

  
Plaintiff signature

  
Plaintiff signature

8115 Huddington Ct  
Address

703-690-0227  
Telephone number

Fairfax Station, VA 22039  
City, State, Zip

brooklynbum55@hotmail.com  
E-mail/Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, KD Properties, LLC by David D. and Sonia Brownell, Plaintiff declare, as to the claims asserted under federal securities laws, that:

1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-22-11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-22-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S511	08/27/08	\$310,000
		\$

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 22 day of June, 2011

  
Plaintiff signature David D. Brownell

P.O. Box 5694  
Address

405-330-4592 xt 103  
Telephone number

Edmond, OK 73083  
City, State, Zip

davidB@con-cab.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

I, Diane Starkey, Plaintiff declare, as to the claims asserted under federal securities laws, that:

1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/22/11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-22-11 Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S501	12/30/2004	\$129,990.00
S503	12/30/2004	\$189,990.00

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 6-22-11 day of 6-22-11, 2011

Diane Starkey  
Plaintiff signature

18146 Nestlebranch  
Address

727-843-3860  
Telephone number

Hudson, FL 34867  
City, State, Zip /

DicR@Diane@yahoo  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, RK Tremblay Investments, LLC by Roger and Kim Tremblay, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-22-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-22-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S210 and S212		\$299,900.00
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 22nd day of June, 2011

Roger Tremblay  
Plaintiff signature

Kim Tremblay  
Plaintiff signature

33 Monroe Ave.  
Address

978-688-4739  
Telephone number

Methuen, Ma. 01844  
City, State, Zip

rtremblay1@hotmail.com  
E-mail Address

# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, William and Catherine Wurster, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/20/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/20/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
306A	2/13/2007	\$189,900.00
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20<sup>th</sup> day of June, 2011

William Wurster  
Plaintiff signature

Catherine Wurster  
Plaintiff signature

2731 SW 15<sup>th</sup> STREET #203  
Address

(561) 266-2125  
Telephone number

DELRAY BEACH, FL. 33445  
City, State, Zip

BANDCBUDDIES@AOL.COM  
E-mail Address



**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

I, Promenade Properties, LLC by Mary Ann Lonergan, Plaintiff declare, as to the claims asserted under federal securities laws, that:

1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/21/11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/21/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
201A	12/15/2006	\$ 189,900.00
513B	<del>12/15/2006</del> 12/31/07	\$ 170,000.00

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21<sup>st</sup> day of June, 2011

Mary Ann Lonergan  
Plaintiff signature

420 Metairie Hammond Hwy.  
Unit 304

Address

(504) 835-7046 (home)  
(504) 615-1137 (cell)

Telephone number

Metairie, La. 70005-1381  
City, State, Zip

maranlon 44 @  
E-mail Address

hotmail.com

## CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, Franz and Karen Rowland, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including ~~providing testimony at deposition and trial, if necessary.~~
4. On 6-23-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-23-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
210A and 210B	12/18/2006	\$299,900.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 23<sup>rd</sup> day of June, 2011

  
Plaintiff signature

Karen B. Rowland  
Plaintiff signature

1110 Carter Rd.  
Address

229-735-4055  
Telephone number

Boston, Ma. 31626  
City, State, Zip

karenbrowland@yahoo.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**


We, RW Investments, LLC by Paul and Sylvia Randles, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

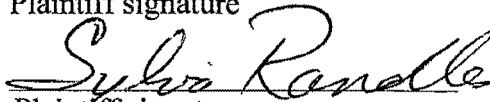
1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/21/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/21/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S504A	9/26/2007	\$242,000.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21<sup>st</sup> day of June, 2011

  
Plaintiff signature

  
Plaintiff signature

9920 Black Jack Trail  
Address

405-850-7547  
Telephone number

9920 Black Jack Trail, Norman, Ok  
City, State, Zip

73026  
RWInvestments@SBCGlobal.net  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, Adolph M. and Thelma E. Bundrick Joint Revocable Living Trust, by Adolph M. and Thelma E. Bundrick, Trustees, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff's are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.

4. On <sup>Sold</sup> May 24<sup>th</sup> <sup>2011</sup>, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 2-26-05, <sup>Bought</sup> Plaintiff's executed the following transactions with respect to this investment: <sup>Pre Construction</sup>

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
205-A	02/26/05	\$199,900
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20<sup>th</sup> day of JUNE, 2011 Adolph M. Bundrick  
Plaintiff signature

Thelma E. Bundrick  
Plaintiff signature

204 W. Haven Terr. Springfield  
Address

Springfield, MO 65803  
City, State, Zip

Home 417-833-3864 (Cell 417-536-0289)  
Telephone number

tbundrick@mcHST.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

I, Judy Mullen-Clawson, Plaintiff declare, as to the claims asserted under federal securities laws, that:

1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 4/30/11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/30/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
211B	<u>9-19-2007</u>	\$179,900.00
		\$

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 30 day of June, 2011

Plaintiff signature

PO BOX 321

Address

831 801 0436

Telephone number

Tres Pinos, VA 75075-

City, State, Zip

hayjude6400@

E-mail Address

yahoo.com



**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

I, Anthony Pinner, Plaintiff declare, as to the claims asserted under federal securities laws, that:

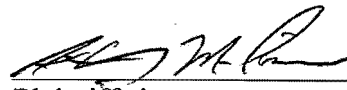
1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.

4. On 02/20/11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before \_\_\_\_\_, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S 407B	02/12/05	\$139,900.00
WARRANTY Deed	02/14/07	\$

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 6-20-11 day of \_\_\_\_\_, 2011

  
Plaintiff signature

3672 Rosewood Place  
Address

(951) 788-5354 cell# (951) 990-6902  
Telephone number

Riverside CA 92506  
City, State, Zip

AmP7999@aol.com  
E-mail Address



**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, David and Kelly Thomas, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 1/3/2011, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 1/3/2011, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S3025 <u>S312B (HCW's number)</u>	<u>2/14/07</u>	<u>\$149,900</u> <u>184,900.00</u> * see attached
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 27<sup>th</sup> day of June, 2011 Kelly Thomas  
Plaintiff/signature

[Signature]  
Plaintiff signature

1153 Whispering Oaks Rd.  
Address

417/859-7078 h.m.  
Telephone number

417/343-7191 Kelly cell

417/230-1101 David cell

Marshfield, MO 65706  
City, State, Zip

Kelly-RThomas@hotmail.com  
E-mail/Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, Stan and Sylvia Young, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-20-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-20-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S-502	10/20/2006 CONTRACT 11-27-06 CLOSED	\$ 210,446.50 \$ + LOSSES

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws. ATTACHED
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20 day of JUNE, 2011

Stan Young  
Plaintiff signature

Sylvia Young  
Plaintiff signature

65 COACH TRAIL  
Address

901-494-3310  
Telephone number

EAAS TN 38028  
City, State, Zip

STANYOUNG2@BELL.SOUTH.NET  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

We, Sherialyn K. Byrdson, Plaintiffs declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 7/4/11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium - hotel room unit investment security, and before 7/4/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
<u>2212 A</u>	<u>2/8/07</u>	<u>\$179,900</u>
<u>2212 B</u>	<u>2/8/07</u>	<u>\$ 120,000</u>

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 4th day of July, 2011 Sherialyn Byrdson  
Plaintiff signature

220 Highgate Court SW  
Address

678-732-0728  
Telephone number

Plaintiff signature

Atlanta, GA 30331  
City, State, Zip

skbww@aol.com  
E-mail Address

# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

We, Imhoff Family, LLC by Randall and Karen Imhoff, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/21/2011, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/21/2011 Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
<u>305A#B Bldg 2</u>	<u>Dec 21, 2006</u>	<u>309,900.00</u>
		\$

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 21 day of June, 2011

Karen Imhoff  
Plaintiff signature

Randall Imhoff  
Plaintiff signature

812 Brookhill Ranch Rd  
Address

501-623-2145  
Telephone number

Hts Springs, AR 71909  
City, State, Zip

helpishere5@yahoo.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

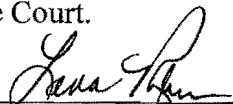
We, Perry and Lana Ryburn, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 06-20-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 06-20-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
314 South (306B Bldg 2)	02-05-07	\$ 159,900.00

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20th day of June, 2011

  
Plaintiff signature

  
Plaintiff signature

P.O. Box 1631  
Address

405-574-2841 405-247-5468  
Telephone number

Anadarko OK 73005-1631  
City, State, Zip

lana.ryburn@sbcglobal.net  
E-mail Address



**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

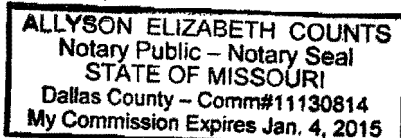
We, Albert Selbee, LLC by Albert and Mertie Selbee, Plaintiff's declare, as to the claims asserted under federal securities laws, that:

1. Plaintiffs have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiffs did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiffs are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-27-11, Plaintiffs still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-27-11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
311B	12/22/2010 <u>5-27-10</u>	\$0 <u>120,000<sup>00</sup></u>

5. In the past three years, Plaintiffs have not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff's will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 27<sup>th</sup> day of June, 2011



*Albert Selbee*  
*Mertie Selbee*

*Albert Selbee*  
Plaintiff signature

\_\_\_\_\_  
Plaintiff signature

6270 Meadowview Dr  
Address

417-861-8395  
Telephone number

Ozark mo 65721  
City, State, Zip

ASelbee42010@yahoo.com  
E-mail Address



**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

I, Branson Promenade Condominium, LLC by Steven Kory, Plaintiff declare, as to the claims asserted under federal securities laws, that:

1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/20/11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/20/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S206A&B	02/05/05	\$319,800.00
		\$

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20<sup>th</sup> day of June, 2011

  
Plaintiff signature

1121 Rustic Ridge DR  
Address

Joplin, Mo. 64804  
City, State, Zip

417-623-1283  
Telephone number

SKory@msn.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**

I, Robert L. Helstrom, Plaintiff declare, as to the claims asserted under federal securities laws, that:

1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff are willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6-24-2011 Plaintiff still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6-24-2011, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
<u>2313 B Branson Landing</u>	<u>2/2007</u>	<u>\$34,344</u>
<u>2313 A Branson Landing</u>	<u>2/2007</u>	<u>\$201,043</u>
		\$

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 24 day of June, 2011 Robert L. Helstrom  
Plaintiff signature

P.O. Box 3887  
Address

360-481 2200  
Telephone number

LACEY, WA. 98509  
City, State, Zip

bob@reachone.com  
E-mail Address

**CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS**


I, Christina Spengler, Plaintiff declare, as to the claims asserted under federal securities laws, that:

1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff is willing to serve as a representative party on behalf of a class, including ~~providing testimony at deposition and trial, if necessary.~~
4. On 6/22/11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/28/11, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S205B	8/7/2006	\$150,000.00
		\$

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 22 day of June, 2011

  
Plaintiff signature

1522 Wraymar Lane  
Address

951-736-3114  
Telephone number

Worw Ca 92860  
City, State, Zip

Shoopy, Cookie@yahoo.com  
E-mail Address

# CERTIFICATION OF PLAINTIFF PURSUANT TO FEDERAL SECURITIES LAWS

I, Antonius Hoan Seng Tan, Plaintiff declare, as to the claims asserted under federal securities laws, that:

1. Plaintiff have reviewed the complaint prepared by counsel and has authorized its filing.
2. Plaintiff did not purchase the security that is the subject matter of the complaint of the direction of Plaintiffs' counsel or in order to participate in any private motion arising under the federal securities laws.
3. Plaintiff is willing to serve as a representative party on behalf of a class, including providing testimony at deposition and trial, if necessary.
4. On 6/20/11, Plaintiff still owned a Promenade Branson Landing / Hilton condominium – hotel room unit investment security, and before 6/20/2011, Plaintiff's executed the following transactions with respect to this investment:

Promenade Branson Landing /Hilton condominium-hotel room unit investment security	Date of Investment	Amount Invested
S-501	<del>7/10/2007</del> <i>AWIS</i> <u>6/15/2007</u>	<del>\$264,000.00</del> <i>AWIS</i> <u>\$264,900.00</u> \$

5. In the past three years, Plaintiff has not sought to serve as a class representative party on behalf of a class in the following action filed under federal securities laws.
6. Plaintiff will not accept any payment for serving a class representative party on behalf of a class beyond Plaintiff's pro-rate share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as ordered or approved by the Court.

Executed this 20<sup>th</sup> day of JUNE, 2011

Antonius Hoan Seng Tan  
Plaintiff signature

2855 GOLF CIRCLE  
Address

610-965-4566  
Telephone number

EMMAUS, PA-18049  
City, State, Zip

HSENGTAN@LIVE.COM  
E-mail Address